## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS ABILENE DIVISION

UNITED STATES OF AMERICA,	§	
	§	
	§	
V.	§	NO. 1:18-CR-054 - C
	§	
ROBERT EVANS RENO (3)	§	

## MOTION FOR DISCOVERY AND INSPECTION UNDER RULE 16(a)(1)(G) AND BRIEF

The Defendant moves the Court pursuant to Rule 16(a)(1)(G) of the Federal Rules of Criminal Procedure and the Fifth and Sixth Amendments to the United States Constitution to order the government through its Assistant United States Attorney to disclose and produce, and to permit the Defendant to inspect, copy, photograph and/or photocopy each of the following items of evidence which through due diligence may become known to the government or its agents:

## **SUMMARY OF OPINION TESTIMONY**

The defendant moves the Court to order the government to prepare and produce, prior to trial, a summary of opinion testimony which the government intends to introduce through any witness testifying as an expert under Rules 702, 703, or 705 of the Federal Rules of Evidence.

Such summary must describe the witnesses' opinions, the bases and the reasons therefor, and the witnesses' qualifications.

Rule 16 of the Rules of Criminal Procedure was amended effective December 1, 1993 with the addition of section (a)(1)(G), renumbered (a)(1)(G) as of December 1, 2002.

Unlike Rule 16(a)(1)(F), this provision is not limited to scientific experts or to reports which are in existence at the time of the defense request. Rule 16(a)(1)(G) applies to any expert, including law enforcement agents/witnesses who may offer expert opinion on a wide variety of subjects, or to a summary witness testifying pursuant to Rule 1006, Federal Rules of Evidence, when such a witness also gives expert testimony.

The rule requires that, on request, the attorney for the government must actually prepare a summary of the expert witness' testimony which the government intends to offer in its case in chief at trial, even though a written report does not exist at the time of the defense request.

## **CONCLUSION**

All of the above items requested are within the exclusive control of the Federal government, or other agencies acting in conjunction with the Federal government, and since the defendant and defense counsel have no executive power, the materials requested herein are unavailable to the defendant.

WHEREFORE, the defendant prays that the Court order the Assistant United States Attorney to disclose and produce the above-mentioned evidence to the defendant's counsel for copying and inspection.

Respectfully submitted,

JASON D. HAWKINS Federal Public Defender Northern District of Texas

/s/ **David Sloan** 

David Sloan Assistant Federal Public Defender Bar No. 18503150 Federal Public Defender's Office 1205 Texas Avenue, Room 507 Lubbock, TX 79401 Telephone: (806) 472-7236

Telephone: (806) 472-7236 Fax: (806) 472-7241

E-mail: david sloan@fd.org

Attorney for Defendant

**CERTIFICATE OF CONFERENCE** 

I certify that I conferred with Juanita Fielden, the Assistant U.S. Attorney assigned to this

matter, regarding the filing of the foregoing and she does not oppose said motion to the extent the

motion requests discovery allowed under Rule 16 and Brady.

/s/ David Sloan

David Sloan

Assistant Federal Public Defender

**CERTIFICATE OF SERVICE** 

I, David Sloan, certify that on the 24th day of August, 2018, a copy of the foregoing was

filed through the Electronic Case Filing ("ECF") System. Pursuant to Rule 9 of Miscellaneous

Order No. 61, this constitutes service of this document to the United States Attorney for the

Northern District of Texas, who is an ECF user.

/s/ **David Sloan** 

David Sloan

Assistant Federal Public Defender